Approved For Release 2002 (06/10): CACADP66B00728R006400120011-1

	CONTRACTOR'S RELEASE	
	Contract No. AF33(657)	14349
	Pursuant to the terms of Contract No. AF33(657)14349	
25X1A	and in consideration of the sum of Eight thousand one hundred-fifty nir	ie .
	con dec to Which has been or is to be paid under	the endd
	(Contractor's Name & Address)	
	(hereinafeer called the Contractor) or to its assignees, if any, the Con	25X1
	payment can be cald our by the UNITED STATES OF AMERICA (hereinafter cal Government, does remise, release and discharge the Government, its off and employees, of and from all liabilities, obligations, claims, and demonstrate or arising from the said contract, except:	led the
	1. Specified claims in stated amounts or in estimated amounts where are not susceptible of exact statement by the Contractor, as follows:	the amounts
	2. Claims, together with reasonable expenses incidental thereto, bas liabilities of the Contractor to third parties arising out of the performance contract, which are not known to the Contractor on the date of the third release and of which the Contractor gives notice in writing to the Officer within the period specified in the said contract.	ormance of the
1	3. Claims for reimbursement of costs (other than expenses of the Conresson of its indemnification of the Government against patent liabiliting reasonable expenses incidental thereto, incurred by the Contractor provisions of the said contract relating to patents.	
	The Contractor agrees, in connection with patent matters and with classed not released no set forth above, that it will comply with all of the of the said contract, including without limitation those provisions releation to the Contracting Officer and relating to the defense or prosecution.	e provisions ating to notifi- ution of liti-
	IN NYTHESS WHEREOF, this release has been executed this twenty third day of August 1965.	
	_ WITNESSES	
	BY	•
	TITLE	
2 25X1A	(NOTE: In case of a corporation, witnesses are not required, but certificate below must be completed.) 5X1A CERTIFICATE 25X1A Accounting Operations of the corporation named as Contractor was then Manager-Customer Accounting of the Contractor was then Manager-Customer Accounting (Official Title) corporation by authority of its governing body (CONTRACTOR SEAL) NO CHANGE IN CLASS ID	ficial Title) or in the fore- d release
	DECLASSIFIED	
	CLASS. CHANGED TO: TS S C D CONTAINS SENS NEXT REVIEW DATE: AUTH: HR 70-2 Approved The REGISTAL PROPORTION OF THE PROP	ITIVE
	ADDIOVED HOS ROBERS DIMENSINI IN PERSON HORSES AND BEINNESS WILLIAM IN THE SELECTION OF THE PROPERTY OF THE PR	'ADII I TIALI

25X1A

CONTRACTOR'S ASSIGNMENT OF REFUNDS, REBATES, CREDITS AND OTHER AMOUNTS

the reimbursement of costs and payment of the, 18 Troughed in the said contract and any assignment thereunder, the (Contractor's name and address) (hereinafter called the Contractor) does hereby: 1. Assign, transfer, set over and release to the UNITED STATES OF AMERIC (hereinafter called the Government) all right, title and interest to all refun rebates, credits or other amounts (including any interest thereon) arising out the performance of the said contract, together with all rights of action accru or which may hereafter accrue thereunder, (except those for refunds or rebates or credits for, taxes paid to the State of California or any political subdivithereof). 2. Agree to take whatever action may be necessary to effect prompt colle of all refunds, rebates, credits, and other amounts (including any interest the due or which may become due, and to promptly forward to the Navy Department, U Navy Regional Accounts Office, Washington 25, D. C., checks (made payable to trassaurer of the United States) for any proceeds so collected. The reasonable costs of any such action to effect collection shall constitute allowable costs when approved by the Contracting Officer as stated in the said contract and masplied to reduce any amounts otherwitise payable to the Government under the tenerof. 3. Agree to cooperate fully with the Government as to any claim or suit connection with refunds, rebates, cradits, or other amounts due (including any interest thereon); to execute any protest, pleading, application, power of att or other papers in connection therewith; and to permit the Government to repreit at any hearing, trial, or other proceeding, arising out of such claim or suit thereof, in connection with the performance of this contract, and for which the contractor was paid or reimbursed by the Government, the contractor agrees to over to the Government as amount equal to such refund or credit (including int paid or credited to the contractor incident to such refund or credit (including int paid or credited to the con	ement of costs and payment of fee, as provided in the said contract goment thereunder, the (Contractor's name and address) called the Contractor) does hereby: ign, transfer, set over and release to the UNITED STATES OF AMERICA called the Government) all right, title and interest to all refunds dits or other amounts (including any interest thereom) arising out o nee of the said contract, together with all rights of action accrued hereafter accrue thereunder, (except those for refunds or rebates o or, taxes paid to the State of California or any political subdivisionee to take whatever action may be necessary to effect prompt collect ds, rebates, credits, and other amounts (including any interest there may become due, and to promptly forward to the Navy Department, U. 1 Accounts Office, Washingtom 25, D. C., checks (made payable to the the United States) for any proceeds so collected. The reasonable such action to effect collection shall constitute allowable costs d by the Contracting Officer as stated in the said contract and may educe any amounts otherwise payable to the Government under the term set to cooperate fully with the Government as to any claim or suit in ith refunds, rebates, cradits, or other amounts due (including any reom); to execute any protest, pleading, application, power of attorism in commection therewith; and to permit the Government to represe aring, trial, or other proceeding, arising out of such claim or suit the event the contractor obtains or receives any refund or rebate of r, taxes paid to the State of California or any political subdivision commection with the performance of this contract, and for which the as paid or reimbursed by the Government, the contractor agrees to pay Government an amount equal to such refund or credit to the extenset was earned after the contractor was paid or reimbursed by the or such taxes). In the event the contractor receives any benefit in
(hereinafter called the Contractor) does hereby: 1. Assign, transfer, set over and release to the UNITED STATES OF AMERIC (hereinafter called the Government) all right, title and interest to all refun rebates, credits or other amounts (including any interest thereon) arising out the performance of the said contract, together with all rights of action accru or which may hereafter accrue thereunder, (except those for refunds or rebates or credits for, taxes paid to the State of California or any political subdivithereof). 2. Agree to take whatever action may be necessary to effect prompt colle of all refunds, rebates, credits, and other amounts (including any interest the due or which may become due, and to promptly forward to the Navy Department, U Navy Regional Accounts Office, Washington 25, D. C., checks (made payable to tressurer of the United States) for any proceeds so collected. The reasonable costs of any such action to effect collection shall constitute allowable costs when approved by the Contracting Officer as stated in the said contract and ma applied to reduce any amounts otherwise payable to the Government under the te hereof. 3. Agree to cooperate fully with the Government as to any claim or suit connection with refunds, rebates, cradits, or other amounts due (including any interest thereon); to execute any protest, pleading, application, power of att or other papers in connection therewith; and to permit the Government to repre it at any hearing, trial, or other proceeding, arising out of such claim or suit any hearing, trial, or other proceeding, arising out of such claim or suit thereof, in connection with the performance of this contract, and for which the contractor was paid or reimbursed by the Government, the comtractor agrees to over to the Government as amount equal to such refund or credit (including interest was earned after the contractor was paid or reimbursed by the Government for such taxes). In the event the contractor receives any benefit to be extend or or addition to such a r	called the Contractor) does hereby: ign, transfer, set over and release to the UNITED STATES OF AMERICA called the Government) all right, title and interest to all refunds dits or other amounts (including any interest thereon) arising out o nce of the said contract, together with all rights of action accrued hereafter accrue thereunder, (except those for refunds or rebates o or, taxes paid to the State of California or any political subdivisi ee to take whatever action may be necessary to effect prompt collect ds, rebates, credits, and other amounts (including any interest ther may become due, and to promptly forward to the Navy Department, U. 1 Accounts Office, Washington 25, D. C., checks (made payable to the the United States) for any proceeds so collected. The reasonable such action to effect collection shall constitute allowable costs d by the Contracting Officer as stated in the said contract and may educe any amounts otherwise payable to the Government under the term se to cooperate fully with the Government as to any claim or suit in ith refunds, rebates, cradits, or other amounts due (including any reom); to execute any protest, pleading, application, power of attor exs in commection therewith; and to permit the Government to represe aring, trial, or other proceeding, arising out of such claim or suit the event the contractor obtains or receives any refund or rebate of r, taxes paid to the State of California or any political subdivision commection with the performance of this contract, and for which the as paid or reimbursed by the Government, the comtractor agrees to pa Government an amount equal to such refund or credit (including inter- ited to the contractor incident to such refund or credit to the exte- terest was earned after the comtractor was paid or reimbursed by the or such taxes). In the event the contractor receives any benefit in
(hereinafter called the Contractor) does hereby: 1. Assign, transfer, set over and release to the UNITED STATES OF AMERIC (hereinafter called the Government) all right, title and interest to all refun rebates, credits or other amounts (including any interest thereon) arising out the performance of the said contract, together with all rights of action accru or which may hereafter accrue thereunder, (except those for refunds or rebates or credits for, taxes paid to the State of California or any political subdivithereof). 2. Agree to take whatever action may be necessary to effect prompt colle of all refunds, rebates, credits, and other amounts (including any interest the due or which may become due, and to promptly forward to the Navy Department, U Navy Regional Accounts Office, Washington 25, D. C., checks (made payable to treasurer of the United States) for any proceeds so collected. The reasonable costs of any such action to effect collection shall constitute allowable costs when approved by the Contracting Officer as stated in the said contract and ma applied to reduce any amounts otherwise payable to the Government under the tehereof. 3. Agree to cooperate fully with the Government as to any claim or suit connection with refunds, rebates, cradits, or other amounts due (including any interest thereon); to execute any protest, pleading, application, power of att or other papers in commection therewith; and to permit the Government or repreit at any hearing, trial, or other proceeding, arising out of such claim or suit any hearing, trial, or other proceeding, arising out of such claim or suit any hearing, trial, or other proceeding, arising out of such claim or suit at any hearing, trial, or other proceeding, arising out of such claim or suit at any hearing, trial, or other proceeding, arising out of such claim or suit at any hearing, trial, or other proceeding, arising out of such claim or suit at any hearing, trial, or other proceeding, arising out of such claim or suit at any hearing, trial, or other pro	called the Contractor) does hereby: ign, transfer, set over and release to the UNITED STATES OF AMERICA called the Government) all right, title and interest to all refunds dits or other amounts (including any interest thereon) arising out o nce of the said contract, together with all rights of action accrued hereafter accrue thereunder, (except those for refunds or rebates o or, taxes paid to the State of California or any political subdivisi ee to take whatever action may be necessary to effect prompt collect ds, rebates, credits, and other amounts (including any interest ther may become due, and to promptly forward to the Navy Department, U. 1 Accounts Office, Washington 25, D. C., checks (made payable to the the United States) for any proceeds so collected. The reasonable such action to effect collection shall constitute allowable costs d by the Contracting Officer as stated in the said contract and may educe any amounts otherwise payable to the Government under the term se to cooperate fully with the Government as to any claim or suit in ith refunds, rebates, cradits, or other amounts due (including any reom); to execute any protest, pleading, application, power of attor exs in commection therewith; and to permit the Government to represe aring, trial, or other proceeding, arising out of such claim or suit the event the contractor obtains or receives any refund or rebate of r, taxes paid to the State of California or any political subdivision commection with the performance of this contract, and for which the as paid or reimbursed by the Government, the comtractor agrees to pa Government an amount equal to such refund or credit (including inter- ited to the contractor incident to such refund or credit to the exte- terest was earned after the comtractor was paid or reimbursed by the or such taxes). In the event the contractor receives any benefit in
1. Assign, transfer, set over and release to the UNITED STATES OF AMERIC (hereimafter called the Government) all right, title and interest to all refun rebates, credits or other amounts (including any interest thereon) arising out the performance of the said contract, together with all rights of action accruois voince may hereafter accrue thereundary, (except those for refunds or rebates or credits for, taxes paid to the State of California or any political subdivisthereof). 2. Agree to take whatever action may be necessary to effect prompt colle of all refunds, rebates, credits, and other amounts (including any interest the due or which may become due, and to promptly forward to the Navy Department, U Navy Regional Accounts Office, Washington 25, D. C., checks (made payable to t Trassurer of the United States) for any proceeds so collected. The reasonable costs of any such action to effect collection shall constitute allowable costs when approved by the Contracting Officers as attated in the said contract and ma applied to reduce any amounts otherwise payable to the Government under the tehereof. 3. Agree to cooperate fully with the Government as to any claim or suit connection with refunds, rebates, credits, or other amounts due (including any interest thereon); to execute any protest, pleading, application, power of att or other papars in commection therewith; and to permit the Government to represent at any hearing, trial, or other proceeding, arising out of such claim or suit at any hearing, trial, or other proceeding, arising out of such claim or suit the result for, taxes paid to the State of California or any political subdivist thereof, in connection with the performance of this contractor, and for which the contractor was paid or reimbursed by the Government, the contractor agrees to over to the Government an amount equal to such refund or credit (including in thaid or credited to the contractor incident to such refund or credit to the extent the contractor receives any benefit lieu of or in additio	ign, transfer, set over and release to the UNITED STATES OF AMERICA called the Government) all right, title and interest to all refunds dits or other amounts (including any interest thereom) arising out once of the said contract, together with all rights of action accrued hereafter accrue thereunder, (except those for refunds or rebates of or, taxes paid to the State of California or any political subdivision, taxes paid to the State of California or any political subdivision, rebates, credits, and other amounts (including any interest there may become due, and to promptly forward to the Navy Department, U. I Accounts Office, Washington 25, D. C., checks (made payable to the the United States) for any proceeds so collected. The reasonable such action to effect collection shall constitute allowable costs do by the Contracting Officer as stated in the said contract and may educe any amounts otherwise payable to the Government under the term etcom); to execute any protest, pleading, application, power of attorners in commection therewith; and to permit the Government to represe aring, trial, or other proceeding, arising out of such claim or suit the event the contractor obtains or receives any refund or rebate of r, taxes paid to the State of California or any political subdivision connection with the performance of this contract, and for which the as paid or reimbursed by the Government, the contractor agrees to page Government an amount equal to such refund or credit (including interisted to the contractor incident to such refund or credit to the extent excest was earned after the contractor was paid or reimbursed by the or such taxes). In the event the contractor receives any benefit im
of all refunds, rebates, credits, and other amounts (including any interest the due or which may become due, and to promptly forward to the Navy Department, U Navy Regional Accounts Office, Washington 25, D. C., checks (made payable to to Treasurer of the United States) for any proceeds so collected. The reasonable costs of any such action to effect collection shall constitute allowable costs when approved by the Contracting Officer as stated in the said contract and ma applied to reduce any amounts otherwise payable to the Government under the tehereof. 3. Agree to cooperate fully with the Government as to any claim or suit connection with refunds, rebates, credits, or other amounts due (including any interest thereon); to execute any protest, pleading, application, power of att or other papers in connection therewith; and to permit the Government to repre it at any hearing, trial, or other proceeding, arising out of such claim or suit thereof, in connection with the performance of this contract and for which the contractor was paid or reimbursed by the Government, the contractor agrees to over to the Government an amount equal to such refund or credit (including landing) to the Government for such taxes). In the event the contractor receives any benefit that such interest was earned after the contractor was paid or reimbursed by the Government for such taxes). In the event the contractor receives any benefit lieu of or in addition to such a refund or credit to the exthat such interest was earned after the contractor receives any benefit lieu of or in addition to such a refund or credit, the contractor agrees to pa over to the Government an amount equal to such benefits. IN WITNESS WHEREOF, this assignment has been executed this day of August 1965. 25X1A CERTIFICATE (NOTE: In the case of a corporation, witnesses are not required, but the following certificate must be completed).	ds, rebates, credits, and other amounts (including any interest ther may become due, and to promptly forward to the Navy Department, U. 1 Accounts Office, Washington 25, D. C., checks (made payable to the the United States) for any proceeds so collected. The reasonable such action to effect collection shall constitute allowable costs d by the Contracting Officer as stated in the said contract and may educe any amounts otherwise payable to the Government under the term et o cooperate fully with the Government as to any claim or suit in ith refunds, rebates, cradits, or other amounts due (including any reom); to execute any protest, pleading, application, power of attoriers in commection therewith; and to permit the Government to represe aring, trial, or other proceeding, arising out of such claim or suit the event the contractor obtains or receives any refund or rebate of x, taxes paid to the State of California or any political subdivision commection with the performance of this contract, and for which the as paid or reimbursed by the Government, the comtractor agrees to pay Government an amount equal to such refund or credit (including interioted to the contractor incident to such refund or reimbursed by the creat was earned after the contractor was paid or reimbursed by the or such taxes). In the event the contractor receives any benefit in
connection with refunds, rebates, credits, or other amounts due (including any interest thereom); to execute any protest, pleading, application, power of att or other papers in commection therewith; and to permit the Government to repreit at any hearing, trial, or other proceeding, arising out of such claim or su. 4. In the event the contractor obtains or receives any refund or rebate or credit for, taxes paid to the State of California or any political subdivis thereof, in commection with the performance of this contract, and for which the contractor was paid or reimbursed by the Government, the comtractor agrees to over to the Government an amount equal to such refund or credit (including int paid or credited to the contractor incident to such refund or credit to the exthat such interest was earned after the contractor was paid or reimbursed by to Government for such taxes). In the event the contractor receives any benefit lieu of or in addition to such a refund or credit, the contractor agrees to pa over to the Government an amount equal to such benefits. IN WITNESS WHEREOF, this assignment has been executed this 25X1A WITNESSES: 25X1A COUNTRACTOR (COUNTRACTOR) CERTIFICATE (NOTE: In the case of a corporation, witnesses are not required, but the following certificate must be completed).	ith refunds, rebates, credits, or other amounts due (including any reom); to execute any protest, pleading, application, power of attorions in commection therewith; and to permit the Government to represe aring, trial, or other proceeding, arising out of such claim or suit the event the contractor obtains or receives any refund or rebate of r, taxes paid to the State of California or any political subdivision commection with the performance of this contract, and for which the as paid or reimbursed by the Government, the contractor agrees to paragrees to paragrees to any interior of the contractor incident to such refund or credit (including interior to the contractor incident to such refund or credit to the extent was earned after the contractor was paid or reimbursed by the or such taxes). In the event the contractor receives any benefit in
or credit for, taxes paid to the State of California or any political subdivis thereof, in commection with the performance of this contract, and for which the contractor was paid or reimbursed by the Government, the comtractor agrees to over to the Government an amount equal to such refund or credit (including interest was earned after the contractor was paid or reimbursed by the Government for such taxes). In the event the contractor receives any benefit lieu of or in addition to such a refund or credit, the contractor agrees to pa over to the Government an amount equal to such benefits. IN WITNESS WHEREOF, this assignment has been executed this day of August 1965 25X1A (Contractor) WITNESSES: 25X1A (Contractor) CERTIFICATE CERTIFICATE	r, taxes paid to the State of California or any political subdivision commection with the performance of this contract, and for which the as paid or reimbursed by the Government, the contractor agrees to par government an amount equal to such refund or credit (including interited to the contractor incident to such refund or credit to the extention of the contractor was paid or reimbursed by the contractor was paid or reimbursed by the or such taxes). In the event the contractor receives any benefit in
WITNESSES: 25X1A WITNESSES: 25X1A CONCINETOR: TITLE (NOTE: In the case of a corporation, witnesses are not required, but the following certificate must be completed). CERTIFICATE	
WITNESSES: 25X1A TITLE (NOTE: In the case of a corporation, witnesses are not required, but the following certificate must be completed). CERTIFICATE	19
THILE (NOTE: In the case of a corporation, witnesses are not required, but the following certificate must be completed). CERTIFICATE	25X1A (CONCINECTOR)
(NOTE: In the case of a corporation, witnesses are not required, but the following certificate must be completed). CERTIFICATE	
Man and A	he case of a corporation, witnesses are not required, but the follow
Man and A	CERTIFICATE
A cartify that I am the Operations	Manager Acctg.
(Official title) of the corporation named as Combractor in the foregoing assignment;	(Official title)
who sigmed said assignment on behalf of the Contrac	who signed said assignment on behalf of the Contractor
was then Mer - Customer Accts of said corporation; that said assignment (Official title)	• Customer Accte of said corporation; that said assignment (Official title)

Approved For Release 2002/06/11 : CIA-RDP66B00728R000400120011-1

(CORPORATE SEAL)

D	EPO5	T OF	INVENTIONS	AND	SUBCONT	RAC'	TS

(Pursuant to "Patent Rights" Contract Clause)

Form Approved Budget Bureau No. 22-R160

INSTRUCTIONS TO CONTRACTOR

This form may be used for INTERIM and FINAL reports, and when used shall be completed and forwarded to the Contracting Officer in triplicate.

A FINAL report shall be submitted as soon as practicable after the work under the contract is complete and shall include (a) a summary of all inventions required by the contract to be reported, including all inventions previously reported and any inventions since the last INTERIM report; and (b) any required information for subcontracts which has not previously been reported.

months, commencing with th	e submitted at least every twelve e date of the contract, and should s and subcontracts for which com- viously been reported.	any requ	inventions ired informa been reported	tion for	ne last II subcontr	NTERIM acts whi	ch has no	t pre-
1. NAME AND ADDRESS OF CO	NTRACTOR			2. CONT	RACT NU	MBER	GBI	965
		25	X1A		H(657)-			4
				3. TYPE	OF REP	_		
					a. INTER		b. FINA	L
	IVENTIONS ("Subject Inventions" re	quired to be	reported by	the "Pa	atent Rig	hts" cla	use)	
4. INVENTION DATA (check on						_		
Th LISTED BELOW ARE I	THERE WERE NO INVENTIONS WHICH F INVENTIONS WHICH REASONABLY APPE EVIOUSLY SUBMITTED TO THE CONTRA	EAR TO BE	PATENTABL	E. ANY	INVENTIO	N DISCL	OSURES WI	нісн
		CTING OFF	(III)	TIACHE			T	
NAME OF INVENTOR		(H)		NT TION JMBER TRAC- (ET NO.	APPLICATION		ASSIGNMENT HAS BEEN FORWARD-	
					YES	NO	YES	МО
N/A 5. LISTED BELOW IS INFORM.	SECTION II - SUBCONTRACTS (Control of the section required but not previous (ii)	Y REPORT		CONTRA	CTS. (II n	ot applice	r)	
	1	SUBCONTRACT NUMBER F		FURNI	(III) DATE CLAUSE FURNISHED TO CON- TRACTING OFFICER		DATE SUBCONTRACT COMPLETED	
n/A			<u></u>					
	SECTION III -	CERTIFIC	ATE					
CONTRACTOR CERTIFIE	THAT THIS REPORT OF INVENT	IONS AND	SUBCONTR	ACTS, I	NCLUDI	NG ANY	ATTACHI	MENTS,
	AND TITLE OF AUTHORIZED OFFICIAL							
8/23/65	Manage:							
Ma	rketing Administration							- L